REMARKS

Formalities

Claims 22-26 have been allowed. Claims 27-31 were rejected. Claims 1-21 and 28-31 have been canceled. Claim 27 has been amended. The amendments to the claims do not add or constitute new matter. Support for the amendments may be found throughout the specification and originally filed claims. More particularly, support for the amendment to claim 27 may be found, for example, at page 9, line 25 through page 12, line 30 and at page 47, line 24 through page 48, line 28, of the specification.

The foregoing amendments are made solely to expedite prosecution of the instant application, and are meant to constitute a proper responce to the final rejection. The amendments are not intended to limit the scope of the invention. Further, the amendments to the claims are made without prejudice to the pending or now canceled claims or to any subject matter pursued in a related application. The Applicant reserves the right to prosecute any canceled subject matter at a later time or in a later filed divisional, continuation, or continuation-in-part application.

Upon entry of the amendment, 22-27 are pending in the instant application.

Rejections

Rejection under 35 U.S.C. § 112, second paragraph

The Examiner rejected claims 27 and 28 under 35 U.S.C. § 112, second paragraph, for allegedly being indefinite for failing to particularly point out and distinctly claim the subject matter regarded as the invention. Applicant respectfully traverses this rejection.

Specifically, the Examiner asserts that the claims are allegedly incomplete for omitting essential steps, such omission amounting to a gap between the steps. More particularly, the Examiner states that the claims omit the step of "the selection of ES cells that undergo homologous recombination." Further, the Examiner states that recitation of the phrase "wherein the pseudopregnant mouse gives birth" renders the claims indefinite in that a pseudopregnant mouse cannot give birth. The Applicant disagrees with the Examiner's conclusions, and submits that the method recited in claim 27 is definite and clearly points out the steps necessary for the skilled artisan to utilize the method. However, as the rejection is final, Applicant has overcome

the rejection by canceling claim 28 and amending claim 27 to include the allegedly omitted step. Applicant respectfully requests withdrawal of the rejection.

Applicant submits that the pending claims are definite and particularly point out and distinctly claim the subject matter regarded as the invention in accordance with 35 U.S.C. § 112, second paragraph.

Rejection under 35 U.S.C. § 103

Claims 29-31 were rejected as being unpatentable under 35 U.S.C. § 103(a) based upon the teachings of Mansour *et al.*, 1988, *Nature* 336(24):348-352 ("Mansour"), in view of Theodosiou *et al.*, 1996, *Human Molecular Genetics* 5(5):675-684 ("Theodosiou"). Applicant respectfully traverses this rejection.

Mansour describes a general approach for isolating embryonic stem cells containing a targeted mutation in a gene, provided that a cloned fragment of the gene is available. Specifically, Mansour teaches the targeted disruption of the *hprt* gene and the proto-oncogene *int-2* in mouse embryo-derived stem cells by homologous recombination using targeting constructs pRV9.1/TK and pINT-2-N/TK, respectively. The Examiner concedes, however, that Mansour does not teach how to make an NTTP1 targeting construct and knockout mouse.

According to the Examiner, Theodosiou teaches the molecular cloning and characterization of NTTP1, a member of the MAP kinase phosphatase family, and describe the nucleic acid and amino acid sequence encoding NTTP1. Theodosiou also discloses that NTTP1 belongs to a dual-specificity tyrosine/threonine phosphatase family involved in MAP kinase signal transduction pathways.

The Examiner has rejected claims 29-31 for the same reasons as applied to the obviousness rejection of claims 1-9 previously. In the previous Office Action (dated June 3, 2003), the Examiner asserted that the ordinary artisan would have been motivated to make a NTTP1 knockout construct for making a transgenic knockout mouse in order to study the precise role that NTTP1 plays in cell signaling, as suggested by Theodosiou. The Examiner further asserted that the ordinary artisan would have had a reasonable expectation of success because of the teachings of Mansour and Theodosiou, in light of the high level of skill in the art. The Applicant respectfully disagrees. However, in order to overcome the final rejection, Applicant has canceled claims 29-31 without prejudice.

As the rejection under 35 U.S.C. § 103 is no longer relevant, and pending claims 22-27 are not obvious in view of the sole or combined teachings of Mansour or Theodosiou, Applicant respectfully requests withdrawal of the rejection under 35 U.S.C. § 103.

Objections

Claim 28 has been objected to by the Examiner under 37 C.F.R. § 1.75 as being a substantial duplicate of claim 25. Applicants disagree. However, in light of the cancellation of claim 28, Applicant has overcome the objection.

It is believed that the claims are currently in condition for allowance, and notice to that effect is respectfully requested. The Commissioner is hereby authorized to charge any deficiency or credit any overpayment to Deposit Account No. 50-1271 under Order No. R-690.

Respectfully submitted,

Date:	March	2.	200 \$ KD	
Dutc				

Kelly Fund Kelly L. Quast, Reg. No. 52,141

Deltagen, Inc. 1031 Bing Street San Carlos, CA 94070 (650) 569-5100



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

FINAL OFFICE ACTION

RECEIVED

DEC - 8 2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/005,858	12/04/2001	Keith D. Allen	R-690	2822
7590 12/02/2003 OIPE			EXAMINER	
DELTAGEN, INC. 740 Bay Road			QIAN, CELINE X	
Redwood City,	CA 94063	MAR 0 8 2004 5	ART UNIT	PAPER NUMBER
		\z. \\Z.	1636	
		TRADEMACH ST.	DATE MAILED: 12/02/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

	OIPE					
	MAR 0 8 2004 A	Application No.	Applicant(s)			
	Office Action Summary	10/005,858	ALLEN, KEITH D.			
	Office Action Summary	Examiner	Art Unit			
-		Celine X Qian	1636			
Period f	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
THE - External control	MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 In SIX (6) MONTHS from the mailing date of this communication. In SIX (6) MONTHS from the mailing date of this communication. In SIX (6) MONTHS from the mailing date of this communication. In SIX (6) MONTHS from the mailing date of this communication. In SIX (6) MONTHS from the mailing the period for reply specified above, the maximum statutory period variet to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE.	nely filed s will be considered timely. the mailing date of this communication.			
1)[Responsive to communication(s) filed on <u>08 Se</u>	eptember 2003.				
2a)⊠	This action is FINAL . 2b) This	action is non-final.				
3)	Since this application is in condition for allowar closed in accordance with the practice under E	ice except for formal matters, pro x parte Quayle, 1935 C.D. 11, 45	secution as to the merits is 3 O.G. 213.			
Disposit	ion of Claims					
4) 🖂	Claim(s) 10-13, 18-31 is/are pending in the app	olication.				
)	4a) Of the above claim(s) 10-13 and 18-21 is/ar	e withdrawn from consideration.				
l <u> </u>	Claim(s) <u>22-26</u> is/are allowed.					
	Claim(s) <u>27-31</u> is/are rejected.					
1	Claim(s) <u>28</u> is/are objected to.	and an extra section of the section				
	Claim(s) are subject to restriction and/or	election requirement.				
	on Papers					
1	The specification is objected to by the Examiner					
10)🖂	The drawing(s) filed on <u>04 December 2001</u> is/ar					
	Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction					
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152			
	ınder 35 U.S.C. §§ 119 and 120		7.10.1077 61.7071117 7.0, 702.			
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
a)[_ All b) Some * c) None of:		(-) (-)			
	1. Certified copies of the priority documents 2. Certified copies of the priority documents	have been received in Application	an No			
	 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage 					
* 0	application from the International Bureau	(PCT Rule 17.2(a)).	-			
13)⊠ A	see the attached detailed Office action for a list on the contraction of a claim for domestic contraction of a claim for domestic contraction.	or the centitied copies not received priority under 35 U.S.C. & 119(e)].) (to a provisional application)			
SI	nce a specific reference was included in the first	sentence of the specification or	in an Application Data Sheet.			
	7 CFR 1.78.)□ The translation of the foreign language prov	visional application has been reco	ivad			
14)∐ A	cknowledgment is made of a claim for domestic	priority under 35 U.S.C. §§ 120 a	and/or 121 since a specific			
re	ference was included in the first sentence of the	specification or in an Application	Data Sheet. 37 CFR 1.78.			
Attachment	(s)					
	e of References Cited (PTO-892)	4) Interview Summary (I	PTO-413) Paper No(s)			
2) Notice 3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal Pa	tent Application (PTO-152)			
	·	6)				
J.S. Patent and Tra PTOL-326 (Re		on Summary	Part of Paper No. 1103			

Art Unit: 1636

DETAILED ACTION

Claims 10-13, 18-31 are pending in the application. Claims 10-13, 18-21 are withdrawn from consideration for being directed to non-elected subject matter. Claims 22-31 are currently under examination.

This Office Action is in response to the Amendment filed on 9/8/03.

Response to Amendment

The rejection of claims 1-9 and 14-17 under 35 U.S.C. 112 1st paragraph is moot in light of Applicant's cancellation of the claims.

The rejection of claims 1, 2, 8, 14 and 15 under 35 U.S.C. 112 2nd paragraph is moot in light of Applicant's cancellation of the claims.

The rejection of claims 1-9 under 35 U.S.C. 103 (a) is moot in light of Applicant's cancellation of the claims.

Claims 27 and 28 are rejected under 35 U.S.C. 112 2nd paragraph for reasons discussed below.

Claims 29-31 are rejected under 35 U.S.C.103 (a) for reasons set forth of the record mailed on 6/3/03 and further discussed below.

Claim 28 is objected to for reasons discussed below.

New Grounds of Rejection Necessitated by Applicant's Amendment Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Application/Control Number: 10/005,858

Art Unit: 1636

Claims 27 and 28 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 27 and 28 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the steps.

See MPEP § 2172.01. The omitted steps are: the selection of ES cells that undergo homologous recombination.

The recitation of "wherein the pseudopregnant mouse gives birth" renders the claims indefinite because a pseudopregnant mouse cannot give birth. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mansour et al. (1988, Nature, vol. 336, No. 24, 348-352), in view of Theodosiou et al. (1996, Human Molecular Genetics, vol.5, no.5, pages 675-684).

Claims 29-31 are rejected under 35 U.S.C. 103 (a) for same reason as applied to claims 1-9 set forth in the previous office action. The recitation of "wherein the target construct, when introduced into... exhibits anti-depressive behavior when compared to a wild type mouse" is

Application/Control Number: 10/005,858

Art Unit: 1636

intended use for the claimed targeting construct. Such recitation does not carry patentable weight. Therefore, the rejection still applies to these claims.

Mansour et al. teach a strategy for targeted disruption of the hprt gene and protooncogene int-2 in mouse embryonic stem cells and subsequent generation of knockout mice.

Their teaching addresses the previous technical difficulty of obtaining embryonic stem cell
carrying non-selectable, targeted gene mutation at loci of interest, and therefore provides a model
which can be used to produce homozygous mutation of any gene, regardless of its function, if a
cloned fragment of the gene is available (see page 348, second paragraph, line 1-3, third
paragraph, line 1-5, and page 352, fourth paragraph, line 1-3). Mansour et al. further teach the
generation of two targeting constructs, pRV9 1/TK and pINT-2-N/TK, each contains two
sequences from an hprt gene and an int-2 gene respectively, and a neo selection marker gene in
between the two sequences (see page 350, figure 3). However, Mansour et al. do not teach how
to make a NTTP1 target construct and knockout mouse.

Theodosiou et al. teach the molecular cloning and characterization of NTPP1, a member of the MAP kinase phosphatase family, from a mouse brain library (see page 676, col.1, 2nd paragraph). Theodosiou et al. further teach the nucleic acid and amino acid sequence encoding NTPP1 (see page 677, Figure 1). Theodosiou et al. also teach that NTPP1 belongs to dual-specificity tyrosine/threonine phosphatase family that is involved in MAP kinase signal transduction pathway (see page 681, 2nd col., last paragraph and page 682, 1st col., 2nd paragraph).

It would have been obvious to one of ordinary skill in the art at the time of filing to make a NTTP1 knockout construct to make a transgenic knockout mouse because of the combined

Application/Control Number: 10/005,858

Art Unit: 1636

targeted disruption of specific gene in mouse genome to study its function and the importance in studying NTTP1 function. The ordinary artisan would have been motivated to do so to study the precise role of NTTP1 plays in cell signaling. The level of skill in the art of making gene targeting constructs and subsequently generating knockout mouse is high, absent evidence to the contrary, one of ordinary skill in the art would have reasonable expectation of success to make a NTTP1 targeting construct as claimed. Therefore, the invention would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made.

Claim Objections

Claim 28 is objected to under 37 CFR 1.75 as being a substantial duplicate of claim 25. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Conclusion

Claims 22-26 are allowed.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

This application contains claims 10-13 and 18-21 drawn to an invention nonelected with traverse in the amendment filed on 5/5/03. A complete reply to the final rejection must include

Art Unit: 1636

cancellation of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP

§ 821.01.

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Celine X Qian whose telephone number is 703-306-0283. The

examiner can normally be reached on 9:00-5:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Remy Yucel Ph.D. can be reached on 703-305-1998. The fax phone number for the organization where this application or proceeding is assigned is 703-305-3014.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0196.

ANNE-MARIE FALK, PH.D

Anne - Marie Dalk

Celine Qian, Ph.D.